## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

Document 1

## **CHARLESTON DIVISION**

In Re: Ethicon Inc., Pelvic Repair System Products Liability Litigation MDL No. 2327

**Civil Action No.** 2:13-32122

## **SHORT FORM COMPLAINT**

Come now the Plaintiff(s) named below, and for Complaint against the Defendants named below, incorporate The First Amended Master Complaint in MDL No. 2327 by reference. Pla

aint	riff(s) further show the court as follows:
1.	Female Plaintiff
	Dana Moore
2.	Plaintiff's Spouse (if applicable)
	Allen Moore
3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator)
	N/A
4.	State of Residence
	Texas
5.	District Court and Division in which venue would be proper absent direct filing.
	Western District of North Carolina
6.	Defendants (Check Defendants against whom Complaint is made):
	A. Ethicon, Inc.
	✓ B. Ethicon, LLC

	$\checkmark$	C. Johnson & Johnson				
		D. American Medical Systems, Inc. ("AMS")				
		E. Boston Scientific Corporation				
<ul><li>□ F. C. R. Bard, Inc. ("Bard")</li><li>□ G. Sofradim Production SAS ("Sofradim")</li></ul>						
	I. Mentor Worldwide LLC					
	J. Coloplast Corp.					
	K. Cook Incorporated					
	L. Cook Biotech, Inc.					
		M. Cook Medical, Inc.				
7. Basis of Jurisdiction						
	$\checkmark$	Diversity of Citizenship				
		Other:				
	A. Par	ragraphs in Master Complaint upon which venue and jurisdiction lie:				
		Paragraph 1-11				
	B. Oth	er allegations of jurisdiction and venue:				
	N/A					

8.	Defend	dants' products implanted in Plaintiff (Check products implanted in Plaintiff)					
		Prolift					
		Prolift +M					
		Gynemesh/Gynemesh PS					
		Prosima					
	$\checkmark$	TVT					
	TVT-Obturator (TVT-O)						
		TVT-SECUR (TVT-S)					
		TVT-Exact					
		TVT-Abbrevo					
Other							
9.	Defend product	ants' Products about which Plaintiff is making a claim. (Check applicable ts):					
		Prolift					
		Prolift +M					
		Gynemesh/Gynemesh PS					
		Prosima					
	$\checkmark$	TVT					
		TVT-Obturator (TVT-O)					
		TVT-SECUR (TVT-S)					
		TVT-Exact					
		TVT-Abbrevo					

 $\checkmark$ 

 $\checkmark$ 

 $\checkmark$ 

		Other				
10. Date of Implantation as to Each Product:						
		10/21/201	3			
11.	Hospita	al(s) where	Plaintiff was imp	olanted (incl	luding City	and State)
	Missio	on Hospital				
	Ashev	ille, North	Carolina			
12. ]	Implant	ing Surgeo	n(s):			
	James	P. Theofra	stous, MD			
13. Counts in the Master Complaint brought by Plaintiff(s):						
	$\checkmark$	Count I	Negligence			
	$\checkmark$	Count II	Strict Liability	Manufactu	ring Defect	
	$\checkmark$	Count III	Strict Liability	Failure to	Warn	
	$\checkmark$	Count IV	Strict Liability	Defective	Product	
	$\checkmark$	Count V	Strict Liability	Design De	fect	

Count VI Common Law Fraud

Count VIII Constructive Fraud

Count VII Fraudulent Concealment

	Count IX Negligent Misre	pres	sentation			
	Count X Negligent Inflicti	on (	of Emotional Distress			
	✓ Count XI Breach of Express Warranty					
	Count XII Breach of Impli	ed	Warranty			
	Count XIII Violation of Co	ons	umer Protection Laws			
	✓ Count XIV Gross Negligence					
	Count XV Unjust Enrichm	ient				
	✓ Count XVI Loss of Consortium					
	✓ Count XVII Punitive Damages					
	✓ Count XVIII Discovery Rule and Tolling					
	Other Count(s) (Please state factual and legal basis for other claims below):					
			s/ Alex Barlow			
			Attorney(s) for Plaintiff			
Addres	ss, phone number, email address and	bar	information:			
BLACK 000 W Houston 713) 65 713) 65 BAR Al	O ROBINS CLOUD & C LLP est Loop South, Suite 2200 n, Texas 77027 50-1200 (Telephone) 50-1400 (Facsimile)  DMISSIONS: arlow (TX #24006798)					
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